

PATENT COOPERATION TREATY



PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference Y0342-PCT	FOR FURTHER A	ACTION	See Form PCT/IPEA/416		
International application No.	International filing d	ate (day/montli/year)	Priority date (day/month/year)		
PCT/JP2003/010957 28 August 2		03 (28.08.2003)	30 August 2002 (30.08.2002)		
	International Patent Classification (IPC) or national classification and IPC C07K 5/027, C12P 21/02, A61K 38/00, A61P 35/00				
Applicant	NOUCHI PHARI	MACEUTICAL CO	., LTD.		
This report is the international prelin Authority under Article 35 and trans	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 				
2. This REPORT consists of a total of	6 sheet	s, including this cover sh	neet.		
3. This report is also accompanied by A	ANNEXES, comprising	g:			
a. (sent to the applicant and			sheets, as follows:		
sheets of the desci and/or sheets cont Administrative Ins	aining rectifications a	drawings which have be uthorized by this Author	en amended and are the basis of this report city (see Rule 70.16 and Section 607 of the		
sheets which supe beyond the disclor Supplemental Box	sure in the internation	ut which this Authority al application as filed, a	considers contain an amendment that goes is indicated in item 4 of Box No. I and the		
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) 1 disk, containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).					
4. This report contains indications relat	ing to the following it	ems:			
Box No. I Basis of the rep	port				
Box No. II Priority					
Box No. III Non-establishn	nent of opinion with re	gard to novelty, inventi-	ve step and industrial applicability		
Box No. IV Lack of unity of	of invention				
Box No. V Reasoned state citations and ex	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
Box No. VI Certain docume	ents cited				
Box No. VII Certain defects	in the international ap	plication			
Box No. VIII Certain observe	Box No. VIII Certain observations on the international application				
Date of submission of the demand		Date of completion of	this report		
30 January 2004 (30.01.2	2004)	20 Aı	ngust 2004 (20.08.2004)		
Name and mailing address of the IPEA/JP		Authorized officer			
Facsimile No.		Telephone No.			

Form PCT/IPEA/409 (cover sheet) (January 2004)

Translation



International application No. INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

PCT/JP2003/010957

Box No	. I	Basis of the report			
1. With other	regar rwise i	d to the language, this report is based on the international application in the lar ndicated under this item.	nguage in which it was filed, unless		
. 🗀	This report is based on translations from the original language into the following language, which is language of a translation furnished for the purpose of:				
		international search (under Rules 12.3 and 23.1(b))			
ł		publication of the international application (under Rule 12.4)			
ł		international preliminary examination (under Rules 55.2 and/or 55.3)			
			;		
furni	shed to are not	d to the elements of the international application, this report is based on the receiving Office in response to an invitation under Article 14 are referred annexed to this report):	(replacement sheets which have been ed to in this report as "originally filed"		
		nternational application as originally filed/furnished			
		escription:			
	page		, as originally filed/furnished		
	page				
		aims:			
"					
	pages		, as originally filed/furnished		
ļ	pages		ether with any statement) under Article 19		
	pages				
🗀	pages	awings:			
Ī	pages		, as originally filed/furnished		
ŀ	pages		<u>.</u>		
\square	0.000				
	a scy	nence listing and/or any related table(s) - see Supplemental Box Relating to Se	quence Listing.		
3	The a	mendments have resulted in the cancellation of:			
		the description, pages			
		the claims, Nos.			
		the drawings, sheets/figs			
		the sequence listing (specify):			
		any table(s) related to sequence listing (specify):			
4.	made, (Rule	eport has been established as if (some of) the amendments annexed to this resince they have been considered to go beyond the disclosure as filed, as 70.2(c)). the description, pages	eport and listed below had not been indicated in the Supplemental Box		
		•			
		the claims, Nos.	:		
		the drawings, sheets/figs			
	=	the sequence listing (specify):			
		any table(s) related to sequence listing (specify):			
* If item	4 арр	lies, some or all of those sheets may be marked "superseded."			
- 20		1/100 (Por No. 1) (January 2004)			



INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/JP2003/010957

Supplemental Box Relating to Sequence Listing				
Continuation of Box No. 1, item 2:				
 With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis that of: 				
8. type of material				
a sequence listing				
table(s) related to the sequence listing				
b. format of material				
in written format				
in computer readable form				
c. time of filing/furnishing				
contained in the international application as filed				
filed together with the international application in computer readable form				
furnished subsequently to this Authority for the purpose of search and/or examination				
received by this Authority as an amendment* on				
In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.				
3. Additional comments:				
\cdot				
N. Committee of the com				
·				
<u>,</u>				
* If item 4 in Box No. I applies, the listing and /or table(s) related thereto, which form part of the basis of the report, may be marked "superseded".				
· · · · · · · · · · · · · · · · · · ·				



INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/JP2003/010957 Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of: the entire international application. claims Nos. the said international application, or the said claims Nos. _ relate to the following subject matter which does not require an international preliminary examination (specify): See supplemental sheet the description, claims or drawings (indicate particular elements below) or said claims Nos. _ are so unclear that no meaningful opinion could be formed (specify): the claims, or said claims Nos. ___ are so inadequately supported by the description that no meaningful opinion could be formed. no international search report has been established for said claims Nos. the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that: the written form has not been furnished does not comply with the standard the computer readable form has not been furnished does not comply with the standard the tables related to the nucleotide and/or amino acid sequence listing, if in computer readable form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions. see Supplemental Box for further details.





INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/JP 03/10957

Supplemental B (To be used when	ox n the space in	any of the preceding b	poxes is not sufficient)		
Continuation of:	III.1				
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			as stipulate	•	, •
		•			
	**	•			
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	4.				
					:
		,			



NO

YES

 NO_{\pm}

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP 03/10957

1-5

v. 	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1.	Statement				_	
	Novelty (N)	Claims	1-5	YES		
		Claims		NO		
	Inventive step (IS)	Claims	1-5	YES		

Claims

Claims

Claims

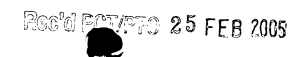
2. Citations and explanations

Industrial applicability (IA)

The invention that is set forth in claims 1-5 is not disclosed in any of the documents that are cited in the international search report, and is not obvious to a person skilled in the art; therefore, it is novel and involves an inventive step.

Form PCT/IPEA/409 (Box V) (January 1994)





国際調査報告

国際出願番号 PCT/JP03/10957

A. 発明の風する分野の分類(国際特許分類(IPC))					
Int. Cl' C07K5/027, C12P21/02, A61K38/00, A61P35/00					
B. 調査を1					
	最小限資料(国際特許分類(IPC))		·		
Int (17)	07K5/027, C12P21/02, A61K38/00, A61P35/00				
liit. CI	07K3/027, C12F21/02, A01K36/00, A01733/00		,		
最小限資料以外	ーーーーーーーーーーーーーーーーーーーーーーーーーーーーーーーーーーーー				
国際調査で使用		調査に使用した用語)			
CA/REGIS	TRY/BIOSIS/WPIDS/MEDLINE(STN)				
C. 関連する 引用文献の	ると認められる文献 		関連する		
カテゴリー*	引用文献名 及び一部の簡所が関連すると	ときは、その関連する箇所の表示	請求の範囲の番号		
Α	JP 2001-348340 A, (山之内製薬株式会社) 特許請求の範囲、実施例等参照, (ファミ	2001. 12. 18, リーなし)	1-5		
A	WO 00/42062 A1,(山之内製薬株式会社) 2 特許請求の範囲、実施例等参照,		1-5		
	& EP 1142905 A1 & KR 2001101443 A & C	N 1335852 A			
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
□ C欄の続き	きにも文献が列挙されている。	□ パテントファミリーに関する別	紙を参照。		
* 引用文献の	ロカテゴリー	の日の後に公表された文献			
• ,	車のある文献ではなく、一般的技術水準を示す。	「T」国際出願日又は優先日後に公表			
もの (ア・国際1118	スロジの山原ナム連維がでもてが、国際山原ロ	出願と矛盾するものではなく、? の理解のために引用するもの	発明の原理又は理論		
	項日前の出願または特許であるが、国際出願日 公表されたもの	「X」特に関連のある文献であって、	当該文献のみで発明		
「L」優先権	「L」優先権主張に疑義を提起する文献又は他の文献の発行の新規性又は進歩性がないと考えられるもの				
日若しくは他の特別な理由を確立するために引用する 「Y」特に関連のある文献であって、当該文献と他の1以 文献(理由を付す) 上の文献との、当業者にとって自明である組合せに					
「O」ロ頭による開示、使用、展示等に言及する文献よって進歩性がないと考えられるもの					
「P」国際出願日前で、かつ優先権の主張の基礎となる出願 「&」同一パテントファミリー文献					
国際調査を完了した日 20.11.03 国際調査報告の発送日 09.12.03					
国際調査機関の名称及びあて先 特許庁審査官(権限のある職員) 4N 9451					
日本国	日本国特許庁(I S A / J P) 坂崎恵美子(Fixe)				
	郵便番号100-8915 	電話番号 03-3581-1101	ご/ desth 2.4.0.0		
火 火 水 水 水 水	東京都千代田区陵が関三丁目4番3号 電話番号 03-3581-1101 内線 3488				



国際調査報告

国際出願番号 PCT/JP03/10957

	請求の範囲の一部の調査ができないときの意見(第1ページの2の続き)
法第83 成しなか	F第3項(PCT17条(2)(a))の規定により、この国際調査報告は次の理由により請求の範囲の一部について作 いった。
1. 🗵	請求の範囲 <u>6</u> は、この国際調査機関が調査をすることを要しない対象に係るものである。 つまり、
	請求項6は治療による人体又は勤物の体の処置方法に関するものであって、PCT17条(2)(a)(i)及びPCT規則39.1(i v)の規定によりこの国際調査機関が調査することを要しない対象に係るものである。
2.	請求の範囲 は、有意義な国際調査をすることができる程度まで所定の要件を満たしていない国際出願の部分に係るものである。つまり、
3. 🗌	請求の範囲 は、従属請求の範囲であってPCT規則6.4(a)の第2文及び第3文の規定に 従って記載されていない。
第Ⅱ欄	発明の単一性が欠如しているときの意見 (第1ページの3の続き)
次に述	☆るようにこの国際出願に二以上の発明があるとこの国際調査機関は認めた。
1.	出願人が必要な追加調査手数料をすべて期間内に納付したので、この国際調査報告は、すべての調査可能な請求 の範囲について作成した。
2.	追加調査手数料を要求するまでもなく、すべての調査可能な請求の範囲について調査することができたので、追 加調査手数料の納付を求めなかった。
з. 🗌	出願人が必要な追加調査手数料を一部のみしか期間内に納付しなかったので、この国際調査報告は、手数料の納付のあった次の請求の範囲のみについて作成した。
4.	出願人が必要な追加調査手教料を期間内に納付しなかったので、この国際調査報告は、請求の範囲の最初に記載されている発明に係る次の請求の範囲について作成した。
追加調査	[手数料の異議の申立てに関する注意] 追加調査手数料の納付と共に出願人から異議申立てがあった。
Γ	追加調査手数料の納付と共に出願人から異議申立てがなかった。

様式PCT/ISA/210 (第1ページの続葉(1)) (1998年7月)



INTERNATIONAL SEARCH REPORT

International application No. PCT/JP03/10957

	FICATION OF SUBJECT MATTER C1 C07K5/027, C12P21/02, A611	(38/00, A61P35/00		
According to	o International Patent Classification (IPC) or to both na	tional classification and IPC		
	SEARCHED			
	ocumentation searched (classification system followed C1 ⁷ C07K5/027, C12P21/02, A61I			
Documentat	ion searched other than minimum documentation to the	extent that such documents are included	in the fields searched	
	ata base consulted during the international search (nam EGISTRY/BIOSIS/WPIDS/MEDLINE (S		rch terms used)	
C. DOCUM	IENTS CONSIDERED TO BE RELEVANT			
Category*	Citation of document, with indication, where ap		Relevant to claim No.	
A	JP 2001-348340 A (Yamanouchi Ltd.), 18 December, 2001 (18.12.01), Claims; examples (Family: none)	Pharmaceutical Co.,	1-5	
А	WO 00/42062 Al (Yamanouchi F Ltd.), 20 July, 2000 (20.07.00), Claims; examples & EP 1142905 Al & KR & CN 1335852 A	2001101443 A	1-5	
	r documents are listed in the continuation of Box C.	See patent family annex.		
* Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance date "E" earlier document but published on or after the international filing date "C" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search 20 November, 2003 (20.11.03) "It later document published after the international filing date or priority date and not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to considered not in conflict with the application but cited to cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone document in particular relevance; the claimed invention cannot be considered novel or cannot be considered novel or cannot b			ne application but cited to cryying the invention cannot be leaimed invention cannot be red to involve an inventive claimed invention cannot be to when the document is a documents, such a skilled in the art family	
Name and mailing address of the ISA/ Japanese Patent Office Authorized officer				
Facsimile No.		Telephone No.		

Form PCT/ISA/210 (second sheet) (July 1998)



INTERNATIONAL SEARCH REPORT

International application No. PCT/JP03/10957

Box I Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet) This international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons: 1. X Claims Nos.: 6 because they relate to subject matter not required to be searched by this Authority, namely: Claim 6 pertains to method for treatment of the human body or animal body by therapy and thus relate to a subject matter which this International Searching Authority is not required, under the provisions of Article 17(2)(a)(i) of the PCT and Rule 39.1(iv) of the Regulations under the PCT, to search. 2. Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically: 3. Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a). Box II Observations where unity of invention is lacking (Continuation of item 3 of first sheet) This International Searching Authority found multiple inventions in this international application, as follows: 1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable 2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee. 3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.: 4. No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: The additional search fees were accompanied by the applicant's protest. Remark on Protest No protest accompanied the payment of additional search fees.